

IN THE UNITEDASTATES PATENT AND TRADEMARK OFFICE

In re the Application of

Inventors: Naoyasu MIYAGAWA, et al. Art Unit: 2753

Serial No.: 09/609,699 Examiner: N. Hindi

Filed: November 22, 1999

For: OPTICAL RECORDING/REPRODUCING APPARATUS FOR OPTICAL

DISKS WITH VARIOUS DISK SUBSTRATE THICKNESSES

## DECLARATION AS TO INACCESSIBILITY OF LETTERS PATENT

Assistant Commissioner for Patents Washington, DC 20231

Dear Sir:

The undersigned, a duly authorized representative of Matsushita Electric Industrial Co., Ltd., the Assignee of the entire right, title and interest in U.S. Patent No. 5,235,581 and the Applicant for a reissue patent based on the above-identified original patent, hereby declares that said original patent is inaccessible as it was surrendered in connection with parent reissue application number 08/396,981 (now RE 36445 issued December 14, 1999).

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the reissue application or of any reissue patent to issue thereon.

For and on behalf of MATSUSHITA ELECTRIC INDUSTRIAL CO., LTD.

(Signature)

Osamu Yamazaki

Director, Intellectual Property Center

Authorized Staning Offices

(Name)

FEB 2 0 2001

(Date)

4.1.00

(Title)



We, as the below-named inventors, hereby declare that our residences, post office addresses, and citizenships are as stated below adjacent our names, that we verily believe we are the original, first and joint inventors of the invention described and claimed in Letters Patent No. 5,235,581, issued August 10, 1993, and in the specification filed August 5, 1991, and for which invention we solicit a reissue patent; that we have reviewed and understand the contents of the specification attached hereto, including the claims; that we acknowledge our duty to disclose information of which we are aware which is material to the examination of this Reissue Application No. 09/609,699 in accordance with Title 37, Code of Federal Regulations, §1.56(a); and that no application for patent or inventor's certificate on this invention has been filed in any country foreign to the United States prior to filing of Application Serial No. 740,629 filed August 5, 1991 (from which Patent 5,235,581 issued) by us or our legal representatives or assigns, except as follows:

Japanese Patent Application Nos. 02-212537 filed August 9, 1990, 02-285006 filed October 22, 1990, and 03-044798 filed March 11, 1991.

The priority of Japanese application nos. 02-212537, 02-285006 and 03-044798 was claimed in said U.S. application and is also hereby claimed in this Reissue Application and certified copies are available in the patent file.

We further declare that we believe said Letters Patent is, through errors which arose without deceptive intent on the part of the applicants, wholly or partially inoperative by reason of claiming more or less than we had a right to claim in the patent. We hereby provide a statement of at least one error relied upon to support this reissue application, in that independent claims 87, 89, 96, 98 and 100 of this reissue application cover subject matter not recited in the original claims and thus depart from the subject matter of the original claims at least in that independent claims 87, 89, 96, 98 and 100 recite, inter alia, a photo detecting means for detecting reflected light from the ones of the optical discs loaded in the apparatus and for outputting the detected reflected light as an electrical signal, wherein the thickness of the first

layer of the one of the optical discs loaded in the apparatus is discriminated by the electrical signal. Thus, the above-identified changes and departures from the original claims represent an "error" in the original patent under 35 USC 251.

We hereby appoint the following as our attorneys of record with full power of substitution and revocation to prosecute this application and to transact all business in the Patent and Trademark Office.

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We, as the undersigned inventors, further declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the reissue application or of any reissue patent to issue thereon.

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